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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/905,761	07/13/2001	Gaylon S. Campbell	8050	3577	
75	90 08/14/2002				
L. GRANT FO	OSTER	\$	EXAMINER		
	REET, SUITE 3200		JACKSON, ANDRE K		
P.O. BOX 8749 DENVER, CO 80201			ART UNIT	PAPER NUMBER	
DERVER, CO	00201		2856		
			DATE MAILED: 08/14/2002	\mathcal{L}	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	1	Application No.	Applicant(s)					
		09/905,761	CAMPBELL ET AL.					
Offic Action Summary		xaminer	Art Unit					
		Andre' K. Jackson	2856					
The MAILING DATE of this co Period for Reply	mmunication appea	rs on the cover sheet w	ith the correspondence addre	ess				
A SHORTENED STATUTORY PER THE MAILING DATE OF THIS COM Extensions of time may be available under the p after SIX (6) MONTHS from the mailing date of t If the period for reply specified above is less thar If NO period for reply is specified above, the may Failure to reply within the set or extended period Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1.7 Status	IMUNICATION. rovisions of 37 CFR 1.136(a nis communication. 1 thirty (30) days, a reply wit imum statutory period will a for reply will, by statute, ca months after the mailing dal	a). In no event, however, may a r thin the statutory minimum of thin apply and will expire SIX (6) MON use the application to become AE	eply be timely filed y (30) days will be considered timely. ITHS from the mailing date of this comm ANDONED (35 U.S.C. & 133).	unication.				
1) Responsive to communicatio	n(s) filed on							
2a)☐ This action is FINAL .		action is non-final.						
3) Since this application is in co	ndition for allowand	e except for formal mat	tters, prosecution as to the n	nerits is				
closed in accordance with the Disposition of Claims	e practice under Ex	parte Quayle, 1935 C.I	D. 11, 453 O.G. 213.					
4)⊠ Claim(s) <u>1-8</u> is/are pending in	the application.							
4a) Of the above claim(s)	• •	from consideration.						
5) Claim(s) is/are allowed								
6)⊠ Claim(s) <u>1-8</u> is/are rejected.								
7) Claim(s) is/are objected	I to.							
8) Claim(s) are subject to	restriction and/or el	ection requirement.						
Application Papers	hu tha Evaninas							
9) The specification is objected to	•		aa Evaminas					
10) The drawing(s) filed on i Applicant may not request that a		·— ·						
11) ☐ The proposed drawing correction	•		` '					
If approved, corrected drawings			corproved by the Examinor.					
12)☐ The oath or declaration is object								
Priority under 35 U.S.C. §§ 119 and 12	0							
13) Acknowledgment is made of a	claim for foreign pr	iority under 35 U.S.C. §	§ 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ Non	e of:							
1. Certified copies of the p	riority documents ha	ave been received.						
2. Certified copies of the p								
Copies of the certified complication from the See the attached detailed Office	International Burea	u (PCT Rule 17.2(a)).		ge				
14) ☐ Acknowledgment is made of a c	4) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.								
Attachment(s)								
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Re Information Disclosure Statement(s) (PTO-1)		5) Notice of I	Summary (PTO-413) Paper No(s) nformal Patent Application (PTO-15					
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DETAILED ACTION

Specification

1. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required: Semiconductor circuit for claims 4,5,7 and 8.

Claim Objections

2. Claims 1 and 4-8 are objected to because of the following informalities:

Regarding claim 1, --and-- should be inserted after ";" on page 9, line 3.

Regarding claim 4, --and-- should be inserted after ";" on page 10, line 6.

Regarding claim 5, --and-- should be inserted after ";" on page 10, line 12.

Regarding claim 6, --and-- should be inserted after ";" on page 11, line 6.

Regarding claim 7, --and-- should be inserted after ";" on page 11, line 17.

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Regarding claim 8, --and-- should be inserted after ";" on page 12, line 12.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

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4. Claims 4,5,7 and 8 rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Regarding claims 4,5,7 and 8, a semiconductor circuit is not recited in the specification. It is unclear to the Examiner as to what this exactly the composition of this semiconductor circuit. Is the circuit a special composition or an ordinary circuit?

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

 Claims 1-3 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Feuer in view of Mackay et al.

Regarding claim 1, Feuer discloses a "Soil moisture sensor" which has first and second elongate members (12 and 13) and sensor electronics (14) being protected by a housing (22) that is responsive to a direct current. Feuer's invention relates to measuring moisture of fine or powdery media. However, Mackay et al. discloses a "Measurement of soil moisture" which measures moisture in bulk materials. Therefore, it would have been obvious to the skilled artisan to modify Feuer to include measuring moisture in bulk materials as taught by Mackay et al. since measuring in bulk gives a better reading of the moisture in the material.

Regarding claim 2, Feuer discloses an oscillator (30), responsive to direct current, a transmission line (80) coupled to receive the square wave voltage signal from the oscillator through a resistor. Feuer does not disclose a phase detector. However, Mackay et al. discloses a phase detector (Column 2, line 48). Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify Feuer to include a phase detector as taught by Mackay et al. since to provide the average moisture content of the volume of soil.

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Regarding claim 3, Feuer discloses where the sensor electronics is proportional to the water content of the fine or powdery media. Feuer does not disclose the measuring of bulk material. However, Mackay et al. discloses measuring the moisture of bulk materials. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify Feuer to include measuring the water content of bulk material as taught by Mackay since they are form the same field of endeavor.

Regarding claim 6, Feuer discloses an oscillator (30) to provide a square wave voltage signal and a transmission line (80). Feuer does not disclose a phase detector. However, Mackay et al. discloses a phase detector (Column 2, line 48). Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify Feuer to include a phase detector as taught by Mackay et al.

7. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Feuer in view of Mackay et al. as applied to claim1-3 above, and further in view of Hook.

Regarding claim 4, Feuer discloses a semiconductor circuit having first and second inputs and an output (Figure 1). Feuer does not disclose a circuit being indicative of the phase difference. However, Mackay et al. does disclose a phase detector. Neither Feuer nor Mackay et al. discloses "Timing markers in the time domain reflectometry systems"

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which has a low pass filter (195). Therefore, it would have been obvious

to one of ordinary skill in the art at the time of invention to modify Feuer to

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include a low pass filter as taught by Mackay et al. to improve the signal to

noise ratio.

8. Any inquiry concerning this communication or earlier communications from

the examiner should be directed to Andre' K. Jackson whose telephone

number is (703) 305-1522. The examiner can normally be reached on

Mon.-Fri. 7AM-4PM.

If attempts to reach the examiner by telephone are unsuccessful,

the examiner's supervisor, Hezron Williams can be reached on (703) 305-

4705. The fax phone numbers for the organization where this application

or proceeding is assigned are N/A for regular communications and N/A for

After Final communications.

Any inquiry of a general nature or relating to the status of this

application or proceeding should be directed to the receptionist whose

telephone number is (703) 308-1782.

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